

Publication clause. its publication in *The Iowa State Register* and *Iowa State Leader*, newspapers published in Des Moines, Iowa.
Approved March 18th, 1874.

I hereby certify that the foregoing act was published at Des Moines in *The Iowa Daily State Leader* March 23, and in *The Daily Iowa State Register* March 24, 1874.

JOSIAH T. YOUNG, Secretary of State.

CHAPTER LII.

LEGALIZED BONDS OF A SCHOOL-DISTRICT IN HARDIN COUNTY.

F. 230. AN ACT to Legalize the Issuing of the Bonds of the Independent School-District of Union, Hardin County, Iowa.

Preamble WHEREAS, On the 20th day of June, A. D. 1873, the independent school-district of Union, in the county of Hardin, and state of Iowa, did hold an election, and did thereat, by a majority of the legal voters of said independent school-district, vote to issue bonds of said district to the amount of (\$2,000) two thousand dollars for building and furnishing a school-house in said independent school-district of Union; and

Majority not present throughout election. WHEREAS, Doubts have arisen as to the legality of said vote, inasmuch as a majority of the board were not all the time present; therefore,

Issuance of bonds legalized. SECTION 1. *Be it enacted by the General Assembly of the State of Iowa*, That the issuing of the bonds of the independent school-district of Union are hereby legalized and made valid.

Publication clause. SEC. 2. This act being deemed of immediate importance shall take effect from and after the date of its publication in the *Des Moines Register* and the *Eldora Ledger*, to be published without expense to the state.*

Approved March 18th, 1874.

CHAPTER LIII.

IN RELATION TO CERTAIN SCHOOL-LANDS IN DECATUR COUNTY.

H. F. 340. AN ACT to Legalize the Appraisalment and Sale of certain School-Lands in Decatur County, Iowa.

Preamble: appraisers appointed improperly. WHEREAS, The board of supervisors of Decatur county, Iowa, at their June session of the year A. D. 1866, authorized a reappraisalment of certain school-lands in said county, under a misapprehension of the law, and under such authority the clerk of said board did on the 10th day of July, A. D. 1868, appoint three appraisers to reappraise such lands and make report to his office,

* See Appendix.